Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1 2	State of Arkansas 84th General Assembly	A Bill	
2	Regular Session, 2003		HOUSE BILL 2244
4	Regular Session, 2005		HOUSE DIEL 2244
4 5	By: Representative Bond		
6	5 1		
7			
8		For An Act To Be Entitled	
9	AN ACT	TO AMEND ARKANSAS CODE § 5-65-104 TO	0
10		LANGUAGE DUPLICATED IN OTHER CODE	
11	SECTION	S; AND FOR OTHER PURPOSES.	
12			
13		Subtitle	
14	AN A	CT TO AMEND ARKANSAS CODE § 5-65-10	4
15	TO R	EMOVE LANGUAGE DUPLICATED IN OTHER	
16	CODE	SECTIONS.	
17			
18			
19	BE IT ENACTED BY THE (	GENERAL ASSEMBLY OF THE STATE OF ARE	KANSAS:
20			
21	SECTION 1. Arka	ansas Code § 5-65-104 is amended to	read as follows:
22	(a)(l) <del>(A)</del> At th	ne time of arrest for operating or b	peing in actual
23	physical control of a	motor vehicle while intoxicated or	while there was an
24	alcohol concentration	of eight-hundredths (0.08) or more	in the person's
25	breath or blood, § 5-6	55-103, or refusing to submit to a c	<del>chemical test of</del>
26	blood, breath, or urin	ne for the purpose of determining th	<del>ne alcohol or</del>
27	controlled substance of	contents of the person's blood or bi	reath, § 5-65-202,
28	the arrested person sh	nall immediately surrender his or he	er license, permit,
29	or other evidence of d	driving privilege to the arresting ]	law enforcement
30	officer <u>as provided by</u>	<u>y §5-65-402</u> .	
31	<del>(B)</del>	The officer shall seize the licens	<del>3e, permit, or other</del>
32	evidence of driving pr	rivilege surrendered by the arrested	<del>l person or found on</del>
33	the arrested person du	<del>ıring a search.</del>	
34	(2) If th	ne license, permit, or other evidence	<del>e of driving</del>
35	<del>privilege seized by t</del>	ne officer has not expired and other	<del>rwise appears valid</del>
36	to the officer, the of	fficer shall issue to the arrested p	<del>person a dated</del>



receipt for that license, permit, or other evidence of driving privilege on a 1 2 form prescribed by the Department of Finance and Administration or its designee. This receipt shall be recognized as a license and shall authorize 3 4 the arrested person to operate a motor vehicle for a period not to exceed 5 thirty (30) days. The receipt form shall contain and shall constitute a 6 notice of suspension or revocation of driving privileges by the Office of 7 Driver Services of the Revenue Division of the Department of Finance and 8 Administration, effective in thirty (30) days, notice of the right to a 9 hearing within twenty (20) days, and as notice that, if a hearing is to be requested, the hearing request is required to be made within seven (7) 10 11 calendar days of the notice being given. The receipt shall also contain details and phone numbers of the Office of Driver Services telling how to 12 13 request the hearing. If the Office of Driver Services is unable to conduct a 14 hearing within the twenty-day period, a temporary permit shall be issued and 15 shall be valid until the date of the hearing. The seized license, permit, or 16 other evidence of driving privilege and a copy of the receipt form issued to 17 the arrested person shall be attached to the sworn report of the arresting officer and shall be submitted by mail or in person to the Director of the 18 19 Department of Finance and Administration or his designated representative 20 within seven (7) days of the issuance of the receipt. The failure of the 21 arresting officer to timely file this report shall not affect the authority 22 of the Office of Driver Services to suspend or revoke the driving privilege 23 of the arrested person. 24 (3) Any notices from the Office of Driver Services required

25 under this act which are not personally delivered shall be sent by certified 26 mail and shall be deemed to have been delivered on the date when postmarked 27 and shall be sent to the last known address on file with the Office of Driver 28 Services. Refusal of the addressee to accept delivery or attempted delivery 29 of the notice at the address obtained by the arresting law enforcement 30 officer or on file with the Office of Driver Services shall not constitute 31 nonreceipt of notice. For all notices which are personally delivered, the person shall be asked to sign a receipt acknowledging he or she received the 32 33 required notice.

34 (4) (2) The Office of Driver Services of the Revenue Division of
 35 the Department of Finance and Administration or its designated official shall
 36 suspend or revoke the driving privilege of an arrested person or shall

1 suspend any nonresident driving privilege of an arrested person when it 2 receives a sworn report from the law enforcement officer that the officer had 3 reasonable grounds to believe the arrested person had been operating or was 4 in actual physical control of a motor vehicle while intoxicated or while 5 there was an alcohol concentration of eight hundredths (0.08) or more by 6 weight of alcohol in the person's blood or breath, § 5-65-103, which is 7 accompanied by a written chemical test report reflecting that the arrested 8 person was intoxicated or had an alcohol concentration of eight hundredths 9 (0.08) or more or is accompanied by a sworn report that the arrested person 10 refused to submit to a chemical test of blood, breath, or urine for the 11 purpose of determining the alcohol or controlled substance contents of the 12 person's blood or breath, as provided in § 5-65-202 § 5-65-402. The suspension or revocation shall be based on the number of previous offenses as 13 14 follows: 15 (A)(i) Suspension for one hundred twenty (120) days for 16 the first offense of operating or being in actual physical control of a motor 17 vehicle while intoxicated or while there was an alcohol concentration of at least eight hundredths (0.08) but less than fifteen hundredths (0.15) by 18 19 weight of alcohol in the person's blood or breath, § 5-65-103; Suspension for six (6) months for the first 20 (ii) 21 offense of operating or being in actual physical control of a motor vehicle 22 while intoxicated by the ingestion of or by the use of a controlled 23 substance; and 24 (iii) Suspension for one hundred eighty (180) days 25 for the first offense of refusing to submit to a chemical test of blood, 26 breath, or urine for the purpose of determining the alcohol or controlled 27 substance contents of the person's blood or breath, § 5-65-202. Provided, 28 however, that if the court orders issuance of an ignition interlock 29 restricted license under § 5-65-118, the suspension period for which no 30 restricted license shall be available shall be a minimum of ninety (90) days. 31 The restricted driving permit provision of § 5-65-120 does not apply to this 32 suspension; 33 (iv) (iii) Suspension for one hundred eighty (180) 34 days for the first offense of operating or being in actual physical control 35 of a motor vehicle while intoxicated and while there was an alcohol 36 concentration of fifteen hundredths (0.15) or more by weight of alcohol in

the person's blood or breath. Provided, however, that if the court orders issuance of an ignition interlock restricted license under § 5-65-118, the suspension period for which no restricted license shall be available shall be a minimum of thirty (30) days. The restricted driving permit provision of § 5-65-120 does not apply to this suspension;

6 (B) (i) Suspension for twenty-four (24) months for a 7 second offense of operating or being in actual physical control of a motor 8 vehicle while intoxicated or while there was an alcohol concentration of 9 eight hundredths (0.08) or more by weight of alcohol in the person's blood or 10 breath, § 5-65-103, within five (5) years of the first offense. Provided, 11 however, that if the court orders issuance of an ignition interlock 12 restricted license under § 5-65-118, the suspension period for which no restricted license shall be available shall be a minimum of one (1) year; 13 14 (ii) Suspension for two (2) years, during which no 15 restricted permits may be issued, for a second offense of refusing to submit

16 to a chemical test of blood, breath, or urine for the purposes of determining 17 the alcohol or controlled substance contents of the person's blood or breath, 18 § 5-65-202, within five (5) years of the first offense;

19 (C) (i) Suspension for thirty (30) months for the third offense of operating or being in actual physical control of a motor vehicle 20 21 while intoxicated or while there was an alcohol concentration of eight 22 hundredths (0.08) or more by weight of alcohol in the person's blood or 23 breath, § 5-65-103, within five (5) years of the first offense. Provided, however, that if the court orders issuance of an ignition interlock 24 25 restricted license under § 5-65-118, the suspension period for which no 26 restricted license shall be available shall be a minimum of one (1) year; and 27 (ii) Revocation for three (3) years, during which no 28 restricted permits may be issued, for the third offense of refusing to submit 29 to a chemical test of blood, breath, or urine for the purpose of determining 30 the alcohol or controlled substance contents of the person's blood or breath, § 5-65-202, within five (5) years of the first offense; and 31 32

32 (D)(i) Revocation for four (4) years, during which no 33 restricted permits may be issued, for the fourth or subsequent offense of 34 operating or being in actual physical control of a motor vehicle while 35 intoxicated or while there was an alcohol concentration of eight hundredths 36 (0.08) or more by weight of alcohol in the person's blood or breath, § 5-65-

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1 103, within five (5) years of the first offense;.

2 (ii) Lifetime revocation, during which no restricted permit may be issued, for the fourth or subsequent offense of refusing to 3 4 submit to a chemical test of blood, breath, or urine for the purpose of 5 determining the alcohol or controlled substance contents of the person's 6 blood or breath, § 5-65-202, within five (5) years of the first offense. 7  $(5)(\Lambda)$  If the person is a resident without a license or 8 permit to operate a motor vehicle in this state, the Office of Driver 9 Services shall, in addition to any other penalties provided for in this act, 10 deny to that person the issuance of a license or permit for a period of six 11 (6) months for a first offense. For a second or subsequent offense by a 12 resident without a license or permit to operate a motor vehicle in this 13 state, the Office of Driver Services shall, in addition to any other penalties provided for in this act, deny to that person the issuance of a 14 15 license or permit for a period of one (1) year.

16 (B) (3) If a person is a resident who is convicted of driving 17 without a license or permit to operate a motor vehicle and the underlying basis for the suspension, revocation, or restriction of the license was for a 18 19 violation of § 5-65-103, the court may order, in addition to any other penalties provided for under law, that the Office of Driver Services only 20 21 issue an ignition interlock restricted permit for a period of one (1) year 22 prior to the reinstatement or reissuance of a license or permit after the 23 person would otherwise be eligible for reinstatement or reissuance of the person's license. 24

25 (6)(A) If the person is a nonresident, such person's privilege 26 to operate a motor vehicle in Arkansas shall be suspended in the same manner 27 as that of a resident. The Office of Driver Services shall notify the office 28 that issued the nonresident's motor vehicle license of the action taken by 29 the Office of Driver Services.

30 (B) When the person is a nonresident without a license or
31 permit to operate a motor vehicle, the Office of Driver Services shall notify
32 the office of issuance for that person's state of residence of action taken
33 by the Office of Driver Services.
34 (7) Upon the written request of a person whose privilege to

35 drive has been revoked, denied, or suspended or who has received a notice of 36 revocation, suspension, or denial by the arresting officer, the Office of

1	Driver Services shall grant the person an opportunity to be heard provided
2	the request is received by the Office of Driver Services within seven (7)
3	calendar days after the notice of the revocation, suspension, or denial is
4	given in accordance with this section or as otherwise provided in this act.
5	Such a request shall not operate to stay the revocation, suspension, or
6	denial by the Office of Driver Services until the disposition of said
7	hearing.
8	(8)(A)(i) The hearing shall be before the Office of Driver
9	Services or its authorized agent in the office of the Revenue Division of the
10	Department of Finance and Administration nearest the county wherein the
11	alleged events occurred for which the person was arrested, unless the Office
12	of Driver Services or its authorized agent and the arrested person agree
13	otherwise to the hearing's being held in some other county, or the Office of
14	Driver Services or its authorized agent may schedule the hearing or any part
15	thereof by telephone and conduct the hearing by telephone conference call.
16	(ii) The hearing shall not be recorded.
17	(iii) The scope of the hearing shall cover the
18	issues of whether the officer had reasonable grounds to believe that the
19	person had been operating or was in actual physical control of a vehicle
20	while intoxicated or while there was an alcohol concentration of eight-
21	hundredths (0.08) or more in the person's breath or blood, or refused to
22	submit to a chemical test of the blood, breath, or urine for the purpose of
23	determining the alcohol or controlled substance contents of the person's
24	breath or blood, and whether the person was placed under arrest.
25	(iv) At the hearing, the burden of proof shall be on
26	the state, and the decision shall be based on a preponderance of the
27	evidence.
28	(B) If the revocation, suspension, or denial is based upon
29	a chemical test result indicating that the person was intoxicated or there
30	was an alcohol concentration of eight-hundredths (0.08) or more in the
31	person's breath or blood, as provided in § 5-65-103, and a sworn report from
32	a law enforcement officer, the scope of the hearing shall also cover the
33	issues as to whether:
34	(i) The person was advised that his or her privilege
35	to drive would be revoked, suspended, or denied if the test result reflected
36	an alcohol concentration of eight-hundredths (0.08) or more or the presence

1	of other intoxicating substances or a combination of intoxicating substances;	
2	(ii) The breath, blood, or urine specimen was	
3	obtained from the person within the established and certified criteria of the	
4	Department of Health;	
5	(iii) The testing procedures used were in accordance	
6	with existing rules; and	
7	(iv) The test result in fact reflects an alcohol	
8	concentration or the presence of other intoxicating substances, or a	
9	combination thereof.	
10	(C) If the revocation, suspension, or denial is based upon	
11	the refusal of the person to submit to a chemical test as provided in § 5-65-	
12	202, reflected in a sworn report by a law enforcement officer, the scope of	
13	the hearing shall also include whether:	
14	(i) The person refused to submit to the test or	
15	tests; and	
16	(ii) The person was informed that his or her	
17	privilege to drive would be revoked, suspended, or denied if the person	
18	refused to submit to the test or tests.	
19	(9) $(4)$ In order to determine the number of previous offenses to	
20	consider when suspending or revoking the arrested person's driving	
21	privileges, the Office of Driver Services shall consider as a previous	
22	offense:	
23	(A) Any convictions for offenses of operating or being in	
24	actual physical control of a motor vehicle while intoxicated or while there	
25	was an alcohol concentration of eight-hundredths (0.08) or more in the	
26	person's breath or blood under § 5-65-103 or refusing to submit to a chemical	
27	test under § 5-65-202 which occurred prior to July 1, 1996; and	
28	(B) Any suspension or revocation of driving privileges for	
29	arrests for operating or being in actual physical control of a motor vehicle	
30	while intoxicated or while there is an alcohol concentration of eight-	
31	hundredths (0.08) or more in the person's breath or blood under § 5-65-103 or	
32	refusing to submit to a chemical test under § $5-65-202$ occurring on or after	
33	July 1, 1996, where the person was not subsequently acquitted of the criminal	
34	charges.	
35	(b) After the hearing, the Office of Driver Services or its authorized	
36	agent shall order the revocation, suspension, or denial to be rescinded or	

1	sustained and shall then advise any person whose license is revoked,
2	suspended, or denied that he or she may request a restricted permit as
3	otherwise provided for by this act.
4	(c) A person adversely affected by the hearing disposition order of
5	the Office of Driver Services of the Revenue Division of the Department of
6	Finance and Administration or its authorized agent may file a de novo
7	petition for review within thirty (30) days in the circuit court in the
8	county in which the offense took place. The filing of a petition for review
9	will not stay or place in abeyance the decision of the Office of Driver
10	Services or its authorized agent. The administrative hearings held pursuant
11	to this section shall be exempt from the Arkansas Administrative Procedure
12	Act, § 25-15-201 et seq. On review, the circuit court shall hear the case de
13	novo in order to determine whether, based on a preponderance of the evidence,
14	grounds exist for revocation, suspension, or denial of the person's privilege
15	to drive.
16	(d)(l) Any decision rendered at an administrative hearing held under
17	this section shall have no effect on any criminal case arising from any
18	violation of § 5-65-103 or § 5-65-202.
19	(2) Any decision rendered by a court of law for a criminal case
20	arising from any violation of § 5-65-103 or § 5-65-202 shall affect the
21	administrative suspensions or revocation of the driver's license as follows:
22	(A) A plea of guilty or nolo contendere or a finding of
23	guilt by the court will have no effect on any administrative hearing held
24	under this section; and
25	(B) An acquittal on the charges or a dismissal of charges
26	will serve to reverse the suspension or revocation of the driver's license
27	suspended or revoked under this section.
28	(3) If a person is acquitted of the charges of violating § 5-65-
29	103 or § 5-65-202, or if the charges are dismissed, the Office of Driver
30	Services shall reinstate the person's driver license at no cost to the
31	person, and the charges shall not be used to determine the number of previous
32	offenses when administratively suspending or revoking the driving privilege
33	of any arrested person in the future.
34	(e) Any person whose privilege to drive has been denied, suspended, or
35	revoked shall remain under such denial, suspension, or revocation, until such
	• • •

1 for reinstatement of such privilege to drive, and remains subject to

2 penalties as provided in § 5-65-105 or until he is acquitted of violating § 3 5-65-103.

4 (f) The administrative suspension or revocation of a driver's license
5 as provided for by this section shall be supplementary to and in addition to
6 the suspensions or revocations of driver licenses which are ordered by a
7 court of competent jurisdiction for offenses under §§ 5-64-710, 5-65-116, and
8 27-16-914 or any other traffic or criminal offense wherein a suspension or
9 revocation of the driver's license is a penalty for the violation.

10 (g) For all arrests or offenses occurring before July 1, 1996, but 11 which have not reached a final disposition as to judgment in court, the 12 offenses shall be decided under the law in effect at the time the offense 13 occurred, and any defendant shall be subject to the penalty provisions in 14 effect at that time and not under the provisions of this section.

15 (h)(l) Any person whose license is suspended or revoked pursuant to 16 this section shall, unless the charges are dismissed or the person is 17 acquitted of the charges upon which the suspension or revocation is based, be required to complete an alcohol education program as prescribed and approved 18 19 by the Highway Safety Program or an alcohol treatment program as approved by 20 the Bureau of Alcohol and Drug Abuse Prevention of the Department of Health. 21 The alcohol education program may collect a program fee of up to fifty 22 dollars (\$50.00) per enrollee to offset program costs. A person required to 23 complete an alcohol education program under this section may be required to 24 pay, in addition to the costs collected for education, a fee of up to twenty-25 five dollars (\$25.00) to the alcohol education program to offset the 26 additional costs associated with reporting requirements under this 27 subchapter. The alcohol education program shall report semiannually to the 28 Highway Safety Program all revenue derived from this fee.

(2) A person whose license is suspended or revoked pursuant to this section shall furnish proof of attendance at, and completion of, the alcoholism treatment or education program before reinstatement of his or her suspended or revoked driver's license or shall furnish proof of dismissal or acquittal of the charge on which the suspension or revocation is based.

34 (3) Even if a person has filed a de novo petition for review
35 pursuant to subsection (c) of this section, the person shall be entitled to
36 reinstatement of driving privileges upon complying with this subsection and

shall not be required to postpone reinstatement until the disposition of the de novo review in circuit court has occurred. (i)(1) A person whose license is suspended or revoked pursuant to this section shall furnish proof of attendance at and completion of the alcohol education or treatment program before reinstatement of his or her suspended or revoked driver's license. (2) Application for reinstatement shall be made to the Office of Driver Services.